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October 31, 1990

Mr. Muhammad N. Shaikh, Supervisor New Jersey Department of Environmental Protection SIU Program - Bureau of Industrial Discharge Permits CN 029 Trenton, New Jersey 08625-0029

Re:

Treatment Works Approval Application No. 90-4939-4L Former Hexcel Corporation Facility, Lodi, New Jersey

Dear Mr. Shaikh:

At the request of our client, Hexcel Corporation, ENVIRON has enclosed information pertaining to your October 23, 1990 letter regarding deficiencies in the above referenced permit application. The following responses are provided for items (1) and (2) of your letter:

- (1) A copy of form WQM-003 is enclosed. The original form, containing original endorsement signatures, was submitted to your office by certified mail on September 26, 1990. A copy of the certified return receipt, which indicates that this document was received by your office on October 1, 1990, is also enclosed.
- Joseph Ritchey of Heritage Remediation/Engineering, Inc. is the (2) Professional Engineer responsible for the design and construction of the treatment system. Mr. Ritchey is licensed in the state of Michigan and is in the process of obtaining a New Jersey certification through state reciprocity. His application for the New Jersey certification was submitted August 30, 1990 and is currently being reviewed by the New Jersey licensing board. Because we have no control over the board's schedule for review of certification applications, we request that the 30 day time period allotted for submittal of the P.E. Certification Form be extended. In the interim, Mr. Ritchey has applied for a temporary license. We anticipate receipt of the temporary license by November 9, 1990, and verification of receipt of this license will be forwarded to you immediately thereafter.



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Your letter also states that a NJPDES/SIU permit will be required for the proposed ground water discharge. An application for a NJPDES/SIU permit was submitted by Hexcel on May 28, 1990. As indicated in the enclosed July 25, 1990 letter from your department, it was determined that a NJDPES/SIU permit would not be required for the proposed ground water discharge and that the facility shall be deemed to possess a NJPDES/SIU permit-by-rule.

Please let us know if your require any further information.

Sincerely,

Renée van de Griend, Ph.D.

Associate :

Gary Sundeson

Enclosures 3

cc: Bill Nosil, Hexcel Corporation

John Maselli, Bureau of Construction and Connection

Frank D'Ascensio, PVSC

exée vax de Sprind

Steve Maybury, DHWM

Jim Higdon, Fine Organics Corporation